UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

PAUL SCOTT KLEIN,	3:08-CV-0191-ECR (VPC)
Plaintiff,	MINUTES OF THE COURT
vs.	July 12, 2011
CLARK COUNTY SCHOOL DISTRICT, et al.,)))
Defendant(s).)))
PRESENT: THE HONORABLE VALERI	IE P. COOKE, U.S. MAGISTRATE JUDGE
DEPUTY CLERK: LISA MANN	REPORTER: NONE APPEARING
COUNSEL FOR PLAINTIFF(S): NONE AP	PEARING
COUNSEL FOR DEFENDANT(S): NONE A	APPEARING
MINUTE ORDER IN CHAMBERS:	
is GRANTED <i>nunc pro tunc</i> to July 5, 2011.	me to comply with May 26, 2011 minute order (#312) Defendants' counsel is advised to carefully calendar er to avoid unnecessary motion practice in the future.
May 26, 2011 (#310) is DENIED . Plaintiff facourt action pursuant to Fed.R.Civ.P. 37 and I comply with the court's order was due to remedied upon reviewing plaintiff's motion fo	efendants failure to comply with the court's order of ailed to make any effort to resolve this matter without LR 26-7(b). The court finds that defendants failure to a calendaring error which defendants immediately r sanctions. Plaintiff's motion for sanctions may have orief letter to counsel rather than filing a motion for sinstance.
IT IS SO ORDERED.	
	LANCE S. WILSON, CLERK
	By:By: